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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

BBK TOBACCO & FOODS, LLP,

Plaintiff,

VS.

AIMS GROUP USA CORPORATION, et. al.,

Defendants.

Case No.: 2:22-cv-01648-GMN-BNW

ORDER ADOPTING REPORT AND RECOMMENDATION

Pending before the Court is the Report and Recommendation ("R&R"), (ECF No. 147), of United States Magistrate Judge Brenda Weksler, which recommends granting BBK's renewed motions for default judgment and permanent injunction against Defendant AIMS Group USA Corporation. The R&R also recommends granting BBK's Motion for a finding of joint and several liability and attorney's fees as to Florida One, Brocone Organic Private Limited, and AIMS Group USA Corporation.

A party may file specific written objections to the findings and recommendations of a United States Magistrate Judge made pursuant to Local Rule IB 1-4. 28 U.S.C. § 636(b)(1)(B); D. Nev. R. IB 3-2. Upon the filing of such objections, the Court must make a *de novo* determination of those portions to which objections are made if the Magistrate Judge's findings and recommendations concern matters that may not be finally determined by a magistrate judge. D. Nev. R. IB 3-2(b). The Court may accept, reject, or modify, in whole or in part, the findings or recommendations made by the Magistrate Judge. 28 U.S.C. § 636(b)(1); D. Nev. R. IB 3-2(b). Where a party fails to object, however, the Court is not required to conduct "any review at all . . . of any issue that is not the subject of an objection." Thomas v. Arn, 474 U.S. 140, 149 (1985) (citing 28 U.S.C. § 636(b)(1)). Indeed, the Ninth Circuit has recognized that a district court is not required to review a magistrate judge's R&R where no objections have been

filed. See, e.g., United States v. Reyna–Tapia, 328 F.3d 1114, 1122 (9th Cir. 2003). 1 2 Here, no objections were filed, and the deadline to do so has passed. (See R&R, ECF 3 No. 147) (setting a December 9, 2024, deadline for objections). Accordingly, 4 5 IT IS HEREBY ORDERED that the Report and Recommendation, (ECF No. 147), is 6 **ACCEPTED** and **ADOPTED** in full. 7 IT IS FURTHER ORDERED that Plaintiff's Renewed Motion for Default Judgment 8 as to AIMS Group USA Corporation a/k/a/ AIMS Group USA, Inc., (ECF No. 138), is **GRANTED.** 9 10 IT IS FURTHER ORDERED that AIMS Group USA Corporation a/k/a/ AIMS Group 11 USA, Inc. is found individually liable to Plaintiff BBK Tobacco & Foods, LLP in the amount 12 of \$1,225,566.44 for disgorgement of profits. IT IS FURTHER ORDERED that Plaintiff's Renewed Motion for Permanent 13 14 Injunction as to AIMS Group USA Corporation a/k/a/ AIMS Group USA, Inc., (ECF No. 140), 15 is **GRANTED** consistent with the Report and Recommendation. 16 IT IS FURTHER ORDERED that Defendant Florida One Wholesale is found individually liable to Plaintiff BBK Tobacco & Foods, LLP for attorney's fees in the amount of 17 18 \$10,000.00. 19 IT IS FURTHER ORDERED that Defendant Brocone Organic Private Limited is 20 found individually liable to Plaintiff BBK Tobacco & Foods, LLP for attorney's fees in the 21 amount of \$10,000.00. 22 IT IS FURTHER ORDERED that AIMS Group USA Corporation a/k/a/ AIMS Group USA, Inc. is found individually liable to Plaintiff BBK Tobacco & Foods, LLP for attorney's 23 24 fees in the amount of \$10,000.00. 25 IT IS FURTHER ORDERED that the following Judgement, consistent with the above,

1	replace and supersede the Judgment entered by the Clerk of Court on March 18, 2024, against
2	Defendant Florida One Wholesale Inc., (ECF No. 123), and the Judgment entered by the Court
3	on April 5, 2024, against Defendant Brocone Organic Private Limited, (ECF No. 130):
4	IT IS ORDERED that Judgment be entered in favor of Plaintiff BBK Tobacco &
5	Foods, LLP against Defendant Florida One Wholesale Inc. in the amount of
6	\$887,181.47 (disgorgement of profits and attorney's fees).
7	IT IS ORDERED that Judgment be entered in favor of Plaintiff BBK Tobacco &
8	Foods, LLP against Defendant Brocone Organic Private Limited in the amount of
9	\$915,909.74 (disgorgement of profits and attorney's fees).
10	IT IS ORDERED that Judgment be entered in favor of Plaintiff BBK Tobacco &
11	Foods, LLP against AIMS Group USA Corporation in the amount of
12	\$1,235,566.44 (disgorgement of profits and attorney's fees).
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14	Dated this _11_ day of December, 2024.
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16	Gloria M. Navarro, District Judge
17	United States District Court
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